

**HOLLAND & KNIGHT LLP**

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Jeffrey G. Tougas

*Former Counsel to Mutua Madrilena Automovilista Ramo de vida, Fondaauto Fondo de Pensiones, SA, Fondomutua Fondo de Pensiones, SA, and AXA Private Management*

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

.....X	
<b>SECURITIES INVESTOR PROTECTION</b>	:
<b>CORPORATION,</b>	:
	:
<b>Plaintiff,</b>	:
	:
<b>v.</b>	:
	:
<b>BERNARD L. MADOFF INVESTMENT</b>	:
<b>SECURITIES LLC,</b>	:
	:
<b>Defendant.</b>	:
.....X	
<b>In re:</b>	:
<b>BERNARD L. MADOFF,</b>	:
	:
<b>Debtor.</b>	:
.....X	

**NOTICE OF MOTION OF WITHDRAWAL OF APPEARANCE AND  
REQUEST FOR REMOVAL FROM ECF SERVICE**

**NOW COMES** the undersigned attorney, Jeffrey G. Tougas, former counsel to (i) Mutua Madrilena Automovilista Ramo de vida (“**Mutua**”), (ii) Fondaauto Fondo de Pensiones, SA (“**Fondaauto**”), (iii) Fondomutua Fondo de Pensiones, SA (“**Fondomutua**”), and (iv) AXA Private Management (“**AXA**”), formerly of Mayer Brown LLP and now of Holland & Knight LLP, requesting withdrawal of his appearances in these cases on behalf of Mutua, Fondaauto, Fondomutua and AXA.

The undersigned further requests to be removed from the ECF notice list in these cases.

Dated: June 27, 2014

/s/ Jeffrey G. Tougas  
Jeffrey G. Tougas  
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\* \* \*

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SECURITIES INVESTOR PROTECTION	:
CORPORATION,	:
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v.	:
	:
BERNARD L. MADOFF INVESTMENT	:
SECURITIES LLC,	:
	:
Defendant.	:
	:
.....X	
In re:	:
BERNARD L. MADOFF,	:
	:
Debtor.	:
.....X	

**Case No. 08-1789 (SMB)**

**SIPA LIQUIDATION**

**(substantively consolidated)**

**Certificate of Service**

I, Jeffrey G. Tougas, hereby certify that on this 27, day of June, 2014, I caused to be served a copy of the within **Notice of Motion of Withdrawal of Appearance and Request for Removal from ECF Service** upon the parties receiving service from the Court's ECF system in these cases.

Dated: June 27, 2014

/s/ Jeffrey G. Tougas  
Jeffrey G. Tougas  
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